



General Assembly

February Session, 2016

***Raised Bill No. 114***

LCO No. 886



Referred to Committee on HUMAN SERVICES

Introduced by:  
(HS)

***AN ACT CONCERNING PRESUMPTIVE MEDICAID ELIGIBILITY FOR HOME CARE.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 17b-342 of the 2016 supplement to the general  
2 statutes is repealed and the following is substituted in lieu thereof  
3 (*Effective July 1, 2016*):

4 (a) For purposes of this section, "long-term care facility" means a  
5 facility that has been federally certified as a skilled nursing facility or  
6 intermediate care facility. The Commissioner of Social Services shall  
7 administer the Connecticut home-care program for the elderly state-  
8 wide in order to prevent the institutionalization of elderly persons  
9 who (1) [who] are recipients of medical assistance, (2) [who] are  
10 eligible for such assistance, (3) [who] would be eligible for medical  
11 assistance if residing in a nursing facility, or (4) [who] meet the criteria  
12 for the state-funded portion of the program under subsection [(i)] (j) of  
13 this section. [For purposes of this section, a long-term care facility is a  
14 facility that has been federally certified as a skilled nursing facility or  
15 intermediate care facility.] The commissioner shall make any revisions

16 in the state Medicaid plan required by Title XIX of the Social Security  
17 Act prior to implementing the program. The program shall be  
18 structured so that the net cost to the state for [long-term facility] care in  
19 a long-term care facility in combination with the services under the  
20 program shall not exceed the net cost the state would have incurred  
21 without the program. The commissioner shall investigate the  
22 possibility of receiving federal funds for the program and shall apply  
23 for any necessary federal waivers. A recipient of services under the  
24 program, and the estate and legally liable relatives of the recipient,  
25 shall be responsible for reimbursement to the state for such services to  
26 the same extent required of a recipient of assistance under the state  
27 supplement program, medical assistance program, temporary family  
28 assistance program or supplemental nutrition assistance program.  
29 Only a United States citizen or a noncitizen who meets the citizenship  
30 requirements for eligibility under the Medicaid program shall be  
31 eligible for home-care services under this section, except a qualified  
32 alien, as defined in Section 431 of Public Law 104-193, admitted into  
33 the United States on or after August 22, 1996, or other lawfully  
34 residing immigrant alien determined eligible for services under this  
35 section prior to July 1, 1997, shall remain eligible for such services.  
36 Qualified aliens or other lawfully residing immigrant aliens not  
37 determined eligible prior to July 1, 1997, shall be eligible for services  
38 under this section subsequent to six months from establishing  
39 residency. Notwithstanding the provisions of this subsection, any  
40 qualified alien or other lawfully residing immigrant alien or alien who  
41 formerly held the status of permanently residing under color of law  
42 who is a victim of domestic violence or who has intellectual disability  
43 shall be eligible for assistance pursuant to this section. Qualified aliens,  
44 as defined in Section 431 of Public Law 104-193, or other lawfully  
45 residing immigrant aliens or aliens who formerly held the status of  
46 permanently residing under color of law shall be eligible for services  
47 under this section provided other conditions of eligibility are met.

48 (b) The commissioner shall solicit bids through a competitive

49 process and shall contract with an access agency, approved by the  
50 Office of Policy and Management and the Department of Social  
51 Services as meeting the requirements for such agency as defined by  
52 regulations adopted pursuant to subsection [(e)] (m) of this section,  
53 that submits proposals which meet or exceed the minimum bid  
54 requirements. In addition to such contracts, the commissioner may use  
55 department staff to provide screening, coordination, assessment and  
56 monitoring functions for the program.

57 (c) The community-based services covered under the program shall  
58 include, but not be limited to, [the following] services [to the extent  
59 that they are] not available under the state Medicaid plan, such as  
60 occupational therapy, homemaker services, companion services, meals  
61 on wheels, adult day care, transportation, mental health counseling,  
62 care management, elderly foster care, minor home modifications and  
63 assisted living services provided in state-funded congregate housing  
64 and in other assisted living pilot or demonstration projects established  
65 under state law. Personal care assistance services shall be covered  
66 under the program to the extent that (1) such services are not available  
67 under the Medicaid state plan and are more cost effective on an  
68 individual client basis than existing services covered under such plan,  
69 and (2) the provision of such services is approved by the federal  
70 government. Recipients of state-funded services, pursuant to  
71 subsection (j) of this section, and persons who are determined to be  
72 functionally eligible for community-based services who have an  
73 application for medical assistance pending, or are determined to be  
74 presumptively eligible for Medicaid pursuant to subsection (e) of this  
75 section, shall have the cost of home health and community-based  
76 services covered by the program, provided they comply with all  
77 medical assistance application requirements. Access agencies shall not  
78 use department funds to purchase community-based services or home  
79 health services from themselves or any related parties.

80 (d) Physicians, hospitals, long-term care facilities and other licensed  
81 health care facilities may disclose, and, as a condition of eligibility for

82 the program, elderly persons, their guardians, and relatives shall  
 83 disclose, upon request from the Department of Social Services, such  
 84 financial, social and medical information as may be necessary to enable  
 85 the department or any agency administering the program on behalf of  
 86 the department to provide services under the program. Long-term care  
 87 facilities shall supply the Department of Social Services with the names  
 88 and addresses of all applicants for admission. Any information  
 89 provided pursuant to this subsection shall be confidential and shall not  
 90 be disclosed by the department or administering agency.

91 [(e) The commissioner shall adopt regulations, in accordance with  
 92 the provisions of chapter 54, to define "access agency", to implement  
 93 and administer the program, to establish uniform state-wide standards  
 94 for the program and a uniform assessment tool for use in the screening  
 95 process and to specify conditions of eligibility.]

96 (e) Not later than October 1, 2016, the Commissioner of Social  
 97 Services shall establish a system under which the state shall fund  
 98 services under the Connecticut home-care program for the elderly for a  
 99 period of up to ninety days for applicants who require a skilled level of  
 100 nursing care and who are determined to be presumptively eligible for  
 101 Medicaid coverage. The system shall include, but not be limited to: (1)  
 102 The development of a preliminary screening tool by the Department of  
 103 Social Services to be used by representatives of the access agency  
 104 selected pursuant to subsection (b) of this section to determine whether  
 105 an applicant is functionally able to live at home or in a community  
 106 setting and is likely to be financially eligible for Medicaid; (2)  
 107 authorization by the commissioner for such access agency  
 108 representatives to initiate home-care services not later than five days  
 109 after such functional eligibility determination for applicants deemed  
 110 likely to be eligible for Medicaid; (3) a presumptive financial Medicaid  
 111 eligibility determination for such applicants by the department not  
 112 later than four days after the functional eligibility determination; and  
 113 (4) a written agreement to be signed by such applicant attesting to the  
 114 accuracy of financial and other information such applicant provides

115 and acknowledging that (A) solely state-funded services shall be  
116 provided not later than ninety days after the date on which home-care  
117 services begin, and (B) such applicant is required to complete a  
118 Medicaid application on the date such applicant is screened for  
119 functional eligibility or not later than four days after such screening.  
120 The department shall make a final determination as to Medicaid  
121 eligibility for persons determined to be presumptively eligible for  
122 Medicaid coverage, except in cases involving a disability, not later than  
123 forty-five days after such person completes an application. The  
124 department shall make a final determination in cases involving a  
125 disability not later than ninety days after such person completes an  
126 application.

127 (f) To the extent permissible under federal law, the Commissioner of  
128 Social Services shall retroactively apply a final determination of  
129 Medicaid eligibility for persons determined to be presumptively  
130 eligible for Medicaid coverage for a period not to exceed ninety days  
131 before such person's Medicaid application.

132 ~~[(f)]~~ (g) The commissioner may require long-term care facilities to  
133 inform applicants for admission to such facilities of the Connecticut  
134 home-care program for the elderly established ~~[under]~~ pursuant to this  
135 section and to distribute such forms as the commissioner prescribes for  
136 the program. Such forms shall be supplied by and be returnable to the  
137 department.

138 ~~[(g)]~~ (h) The commissioner shall report annually, by June first, in  
139 accordance with the provisions of section 11-4a, to the joint standing  
140 committee of the General Assembly having cognizance of matters  
141 relating to human services on the Connecticut home-care program for  
142 the elderly in such detail, depth and scope as said committee requires  
143 to evaluate the effect of the program on the state and program  
144 participants. Such report shall include information on (1) the number  
145 of persons diverted from placement in a long-term care facility as a  
146 result of the program, (2) the number of persons screened ~~[, (3)]~~ for the

147 program, (3) the number of program participants determined  
 148 presumptively eligible for Medicaid, (4) savings for the state based on  
 149 long-term care facility costs that were averted for participants  
 150 determined to be presumptively eligible for Medicaid who otherwise  
 151 would have been living in a long-term care facility, (5) the number of  
 152 persons determined presumptively eligible for Medicaid who later  
 153 were determined not to be eligible for Medicaid, (6) costs to the state to  
 154 fund home-care for presumptively eligible Medicaid beneficiaries who  
 155 later were determined not to be eligible for Medicaid, (7) the average  
 156 cost per person in the program, [(4)] (8) the administration costs, [(5)]  
 157 (9) the estimated savings to provide home care versus care in a long-  
 158 term care facility for all persons in the program, and [(6)] (10) a  
 159 comparison between costs under the different contracts.

160 [(h)] (i) An individual who is otherwise eligible for services  
 161 pursuant to this section shall, as a condition of participation in the  
 162 program, apply for medical assistance benefits pursuant to section 17b-  
 163 260 when requested to do so by the department and shall accept such  
 164 benefits if determined eligible.

165 [(i)] (j) (1) On and after July 1, 2015, the Commissioner of Social  
 166 Services shall, within available appropriations, administer a state-  
 167 funded portion of the Connecticut home-care program for persons (A)  
 168 who are sixty-five years of age and older and are not eligible for  
 169 Medicaid; (B) who are inappropriately institutionalized or at risk of  
 170 inappropriate institutionalization; (C) whose income is less than or  
 171 equal to the amount allowed [under subdivision (3) of subsection (a) of  
 172 this section] for a person who would be eligible for medical assistance  
 173 if residing in a nursing facility; and (D) whose assets, if single, do not  
 174 exceed one hundred fifty per cent of the federal minimum community  
 175 spouse protected amount pursuant to 42 USC 1396r-5(f)(2) or, if  
 176 married, the couple's assets do not exceed two hundred per cent of  
 177 said community spouse protected amount. For program applications  
 178 received by the Department of Social Services for the fiscal years  
 179 ending June 30, 2016, and June 30, 2017, only persons who require the

180 level of care provided in a nursing home shall be eligible for the state-  
181 funded portion of the program, except for persons residing in  
182 affordable housing under the assisted living demonstration project  
183 established pursuant to section 17b-347e who are otherwise eligible in  
184 accordance with this section.

185 (2) Except for persons residing in affordable housing under the  
186 assisted living demonstration project established pursuant to section  
187 17b-347e, as provided in subdivision (3) of this subsection, any person  
188 whose income is at or below two hundred per cent of the federal  
189 poverty level and who is ineligible for Medicaid shall contribute nine  
190 per cent of the cost of his or her care. Any person whose income  
191 exceeds two hundred per cent of the federal poverty level shall  
192 contribute nine per cent of the cost of his or her care in addition to the  
193 amount of applied income determined in accordance with the  
194 methodology established by the Department of Social Services for  
195 recipients of medical assistance. Any person who does not contribute  
196 to the cost of care in accordance with this subdivision shall be  
197 ineligible to receive services under this subsection. Notwithstanding  
198 any provision of sections 17b-60 and 17b-61, the department shall not  
199 be required to provide an administrative hearing to a person found  
200 ineligible for services under this subsection because of a failure to  
201 contribute to the cost of care.

202 (3) Any person who resides in affordable housing under the assisted  
203 living demonstration project established pursuant to section 17b-347e  
204 and whose income is at or below two hundred per cent of the federal  
205 poverty level, shall not be required to contribute to the cost of care.  
206 Any person who resides in affordable housing under the assisted  
207 living demonstration project established pursuant to section 17b-347e  
208 and whose income exceeds two hundred per cent of the federal  
209 poverty level, shall contribute to the applied income amount  
210 determined in accordance with the methodology established by the  
211 Department of Social Services for recipients of medical assistance. Any  
212 person whose income exceeds two hundred per cent of the federal

213 poverty level and who does not contribute to the cost of care in  
214 accordance with this subdivision shall be ineligible to receive services  
215 under this subsection. Notwithstanding any provision of sections 17b-  
216 60 and 17b-61, the department shall not be required to provide an  
217 administrative hearing to a person found ineligible for services under  
218 this subsection because of a failure to contribute to the cost of care.

219 (4) The annualized cost of services provided to an individual under  
220 the state-funded portion of the program shall not exceed fifty per cent  
221 of the weighted average cost of care in nursing homes in the state,  
222 except an individual who received services costing in excess of such  
223 amount under the Department of Social Services in the fiscal year  
224 ending June 30, 1992, may continue to receive such services, provided  
225 the annualized cost of such services does not exceed eighty per cent of  
226 the weighted average cost of such nursing home care. The  
227 commissioner may allow the cost of services provided to an individual  
228 to exceed the maximum cost established pursuant to this subdivision  
229 in a case of extreme hardship, as determined by the commissioner,  
230 provided in no case shall such cost exceed that of the weighted cost of  
231 such nursing home care.

232 [(j) The Commissioner of Social Services may implement revised  
233 criteria for the operation of the program while in the process of  
234 adopting such criteria in regulation form, provided the commissioner  
235 prints notice of intention to adopt the regulations in the Connecticut  
236 Law Journal within twenty days of implementing the policy. Such  
237 criteria shall be valid until the time final regulations are effective.]

238 (k) The commissioner shall notify any access agency or area agency  
239 on aging that administers the program when the department sends a  
240 redetermination of eligibility form to an individual who is a client of  
241 such agency.

242 (l) In determining eligibility for the program described in this  
243 section, the commissioner shall not consider as income Aid and



244 Attendance pension benefits granted to a veteran, as defined in section  
245 27-103, or the surviving spouse of such veteran.

246 (m) The commissioner shall adopt regulations, in accordance with  
247 the provisions of chapter 54, to (1) define "access agency", (2)  
248 implement and administer the Connecticut home-care program for the  
249 elderly, (3) implement and administer the presumptive Medicaid  
250 eligibility system for the Connecticut home-care program for the  
251 elderly described in subsection (e) of this section, (4) establish uniform  
252 state-wide standards for the program and a uniform assessment tool  
253 for use in the screening process, and (5) specify conditions of  
254 eligibility. The Commissioner of Social Services may implement  
255 revised criteria for the operation of the program while in the process of  
256 adopting such criteria in regulation form, provided the commissioner  
257 prints notice of intention to adopt the regulations on the Internet web  
258 site of the department and the eRegulations System within twenty  
259 days of implementing the policy. Such criteria shall be valid until the  
260 time final regulations are effective.

261 Sec. 2. Subsection (a) of section 17b-253 of the general statutes is  
262 repealed and the following is substituted in lieu thereof (*Effective July*  
263 *1, 2016*):

264 (a) The Department of Social Services shall seek appropriate  
265 amendments to its Medicaid regulations and state plan to allow  
266 protection of resources and income pursuant to section 17b-252. Such  
267 protection shall be provided, to the extent approved by the federal  
268 Centers for Medicare and Medicaid Services, for any purchaser of a  
269 precertified long-term care policy and shall last for the life of the  
270 purchaser. Such protection shall be provided under the Medicaid  
271 program or its successor program. Any purchaser of a precertified  
272 long-term care policy shall be guaranteed coverage under the  
273 Medicaid program or its successor program, to the extent the  
274 individual meets all applicable eligibility requirements for the  
275 Medicaid program or its successor program. Until such time as

276 eligibility requirements are prescribed for Medicaid's successor  
 277 program, for the purposes of this subsection, the applicable eligibility  
 278 requirements shall be the Medicaid program's requirements as of the  
 279 date its successor program was enacted. The Department of Social  
 280 Services shall count insurance benefit payments toward resource  
 281 exclusion to the extent such payments (1) are for services paid for by a  
 282 precertified long-term care policy; (2) are for the lower of the actual  
 283 charge and the amount paid by the insurance company; (3) are for  
 284 nursing home care, or formal services delivered to insureds in the  
 285 community as part of a care plan approved by an access agency  
 286 approved by the Office of Policy and Management and the  
 287 Department of Social Services as meeting the requirements for such  
 288 agency as defined in regulations adopted pursuant to subsection [(e)]  
 289 (m) of section 17b-342, as amended by this act; and (4) are for services  
 290 provided after the individual meets the coverage requirements for  
 291 long-term care benefits established by the Department of Social  
 292 Services for this program. The Commissioner of Social Services shall  
 293 adopt regulations, in accordance with chapter 54, to implement the  
 294 provisions of this subsection and sections 17b-252, 17b-254 and 38a-  
 295 475, as amended by this act, relating to determining eligibility of  
 296 applicants for Medicaid, or its successor program, and the coverage  
 297 requirements for long-term care benefits.

298 Sec. 3. Subdivision (1) of subsection (g) of section 17b-354 of the 2016  
 299 supplement to the general statutes is repealed and the following is  
 300 substituted in lieu thereof (*Effective July 1, 2016*):

301 (g) (1) A continuing care facility which guarantees life care for its  
 302 residents, as defined in subsection (b) of this section, (A) shall arrange  
 303 for a medical assessment to be conducted by an independent physician  
 304 or an access agency approved by the Office of Policy and Management  
 305 and the Department of Social Services as meeting the requirements for  
 306 such agency as defined by regulations adopted pursuant to subsection  
 307 [(e)] (m) of section 17b-342, as amended by this act, prior to the  
 308 admission of any resident to the nursing facility and shall document

309 such assessment in the resident's medical file and (B) may transfer or  
310 discharge a resident who has intentionally transferred assets in a sum  
311 which will render the resident unable to pay the cost of nursing facility  
312 care in accordance with the contract between the resident and the  
313 facility.

314 Sec. 4. Subsection (a) of section 17b-617 of the general statutes is  
315 repealed and the following is substituted in lieu thereof (*Effective July*  
316 *1, 2016*):

317 (a) The Commissioner of Social Services shall, within available  
318 appropriations, establish and operate a state-funded pilot program to  
319 allow not more than one hundred persons with disabilities (1) who are  
320 age eighteen to sixty-four, inclusive, (2) who are inappropriately  
321 institutionalized or at risk of inappropriate institutionalization, and (3)  
322 whose assets do not exceed the asset limits of the state-funded home  
323 care program for the elderly, established pursuant to subsection [(i)] (j)  
324 of section 17b-342, as amended by this act, to be eligible to receive the  
325 same services that are provided under the state-funded home care  
326 program for the elderly. At the discretion of the Commissioner of  
327 Social Services, such persons may also be eligible to receive services  
328 that are necessary to meet needs attributable to disabilities in order to  
329 allow such persons to avoid institutionalization.

330 Sec. 5. Section 38a-475 of the general statutes is repealed and the  
331 following is substituted in lieu thereof (*Effective July 1, 2016*):

332 The Insurance Department shall only precertify long-term care  
333 insurance policies which (1) alert the purchaser to the availability of  
334 consumer information and public education provided by the  
335 Department on Aging pursuant to section 17b-251; (2) offer the option  
336 of home and community-based services in addition to nursing home  
337 care; (3) in all home care plans, include case management services  
338 delivered by an access agency approved by the Office of Policy and  
339 Management and the Department of Social Services as meeting the

340 requirements for such agency as defined in regulations adopted  
 341 pursuant to subsection [(e)] (m) of section 17b-342, as amended by this  
 342 act, which services shall include, but need not be limited to, the  
 343 development of a comprehensive individualized assessment and care  
 344 plan and, as needed, the coordination of appropriate services and the  
 345 monitoring of the delivery of such services; (4) provide inflation  
 346 protection; (5) provide for the keeping of records and an explanation of  
 347 benefit reports on insurance payments which count toward Medicaid  
 348 resource exclusion; and (6) provide the management information and  
 349 reports necessary to document the extent of Medicaid resource  
 350 protection offered and to evaluate the Connecticut Partnership for  
 351 Long-Term Care. No policy shall be precertified if it requires prior  
 352 hospitalization or a prior stay in a nursing home as a condition of  
 353 providing benefits. The commissioner may adopt regulations, in  
 354 accordance with chapter 54, to carry out the precertification provisions  
 355 of this section.

|   |                     |               |
|---|---------------------|---------------|
| This act shall take effect as follows and shall amend the following sections: |                     |               |
| Section 1   | <i>July 1, 2016</i> | 17b-342       |
| Sec. 2  | <i>July 1, 2016</i> | 17b-253(a)    |
| Sec. 3  | <i>July 1, 2016</i> | 17b-354(g)(1) |
| Sec. 4  | <i>July 1, 2016</i> | 17b-617(a)    |
| Sec. 5  | <i>July 1, 2016</i> | 38a-475       |

**Statement of Purpose:**

To allow more elderly persons to receive care at home while saving state Medicaid expenditures on institutional care.

*[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]*